IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent No.

7,049,910

Issue Date

May 23, 2006

Application No.

09/812,288

For

CIRCUIT INTERRUPTING DEVICE WITH

RESET LOCKOUT AND REVERSE WIRING

PROTECTION AND METHOD OF MANUFACTURE

Certificate of Correction Branch Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

REQUEST FOR CERTIFICATE OF CORRECTION OF PATENT UNDER 37 C.F.R. 1.323

Sir:

It is certified that mistakes appear in the above-identified patent which occurred in good faith. The patent is hereby corrected as detailed below:

- (1) Column 16, line 55, (in claim 1) after the word "of:" insert in paragraph form the phrase
 - --manufacturing said circuit interrupting device in a reset lockout state; --,
- (2) Column 18, line 49, (in claim 6) change "steam" to -- stream --.

Referring to item (2); this mistake is of a typographical nature.

Referring to item (1); in the "Response after Non-Final Action" dated 05-31-2005; claim 3 (Claim 1 in the issued patent) is identified as being "CURRENTLY AMENDED" and includes, on line 4, the phrase "manufacturing said circuit interrupting device in a reset lockout state;".

Still referring to item (1), in the "Amendment after Final Rejection" dated 09-30-2005, claim 3 is identified as being "PREVIOUSLY AMENDED". Therefore, claim 3 in the Amendment after Final Rejection should be identical to claim 3 in the Response after Non-Final Rejection. But, through a mistake which occurred in good faith, the phrase "manufacturing said circuit interrupting device in a reset lockout state" was not included in claim 3 in the subsequently filed Amendment after Final Rejection.

Clearly, while claim 3 is marked as being PREVIOUSLY AMENDED, in the Amendment after final Rejection, it is not identical to claim 3 in the "Amendment after Final Rejection"

The absence of the phrase "manufacturing said circuit interrupting device in a reset lockout state" in claim 3 in the Amendment after Final Rejection is of a clerical nature which occurred through inadvertence and in good faith, and does not constitute new matter or require reexamination of the patent. Therefore, correction under 37C.F.R. 1.323 is respectfully requested.

A Certificate of Correction for the above-identified patent has been prepared and is enclosed hereto. Approval of the Certificate of Correction is respectfully requested.

The commissioner is hereby authorized to charge the fee required under 37 C.F.R. 1.20(a) to Deposit Account No. 50-1561 of Greenberg Traurig, LLP. Any deficiency in or over payment of fees relating to this Request should likewise be charged or credited to Deposit Account No. 50-1561 of Greenberg Traurig, LLP.

Respectfally submitted,

Paul J. Sutton

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Date: July 13, 2006

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

(Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

CERTIFICATE OF CORRECTION	
Page 1 of	1
PATENT NO. : 6,956,176	
APPLICATION NO.: 10/634,901	
ISSUE DATE : October 18, 2005	
INVENTOR(S) : Cosmo Castaldo	
It is certified that an error appears or errors appear in the above-identified patent and that said Letters Pate is hereby corrected as shown below:	ent
(1) Column 16, line 55, (in claim 1) after the word "of:" insert in paragraph form the phrase manufacturing said circuit interrupting device in a reset lockout state;,	
(2) Column 18, line 49, (in claim 6) change " steam" to stream	
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MAILING ADDRESS OF SENDER (Please do not use customer number below):

Paul J. Sutton Greenberg Traurig, LLP 200 Park Avenue New York, New York 10166

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.